

Justitiedepartementet

Marko Injac

Malmö, 2013-07-24

Beatrice Ask

Rosenbad 4

Poststugan 404

SE-103 33 Stockholm

[SE - 21165] Malmö

Fax: +46 8 20 27 34

Fax: +46 40 93 10 06

Courtesy notice of dishonor by no reply to Affidavit of Life and Moral and conscious tort - Plågan på samvete och moral and issue of public record

Dear Sir/Madam

You are hereby informed, that you did not reply to the “Moral and conscious tort” and “Affidavit of Life”, which you received by registered mail tracking number RR214517682SE on 2013-07-02 10:25.

I received return letter from Ministry of Foreign Affairs asking me to notarize the document. Notarizing document(s) in your legal system as your citizen with citizen's ID would look a bit strange, if one acts as a sovereign man. Wouldn't it?

Regarding these documents... If you do not either:

- accept and consider them as / put them in the public record or
- instruct me how to put them into the public record without the corporate issued ID ...

and confirm this fact in writing to me, these documents will be published for public record in a newspaper for a week. I prefer avoiding extensive publicity, if possible.

You are hereby given another chance to reply, if you wish, in the coming 8 days. If you choose not to reply we will accept this as your final answer, resulting in the “Affidavit of Life” as unrebutted truth and we will seek remedy regarding the “Moral and conscious tort” elsewhere.

If you did reply, accept my deep apology and please fax me a copy of your reply.

With respect, best regards

marko of injac



Attachment:

- Imperfect digital copy of original letter RR214517682SE with scanned original signatures (+/- 0.5mm) – 6 pages

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Malmö, 2013-07-01

Affidavit of Life

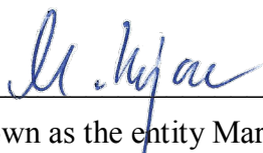
I, marko of the family of injac, Affiant, being over the age of eighteen (18) years, competent to witness do state for the public record the following:

1. That the public record on file with the Office of the Birth Registrar “Matični register o rostvu” of The Republic of Slovenija Upravna Enota Novo mesto located at Defranceschijeva ulica 1, SI-8000 Novo Mesto, Slovenia shows that the entity known as Marko Injac took the first breath of life on the tenth day of the month of January in the year of one-thousand nine-hundred and sixty-seven (10 January 1967), and
2. as of the date of this Affidavit of Life the entities known as Marko Injac, and his children Ika Tereza Injac, and Tim Jonatan Injac, are still alive and breathing, and
3. Since the tenth day of the month of January in the year of one-thousand nine-hundred and eighty-five (10 January 1985) has not surrendered nor abandoned any claims of life nor of any and all claims of estate to include but not limited to INJAC, MARKO, and any derivation thereof, and to include but not limited to own children, and
4. No matter if this affidavit bears any practical consequence or not, it is made with the intent to file this fact into the public record to in all possible cases exclude any other misinterpretation.
5. That the attachments (Exhibit A and Exhibit B) to this affidavit are considered as Points and Authorities of Law in foreign jurisdiction but are anyway provided here to support common understanding
6. Further Affiant saith naught.

I, marko of the family of injac, do affirm that I have read the above affidavit and do know the contents to be true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth.

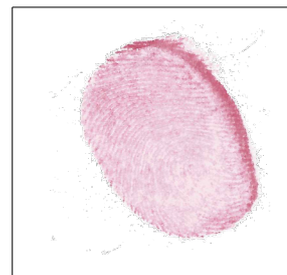


marko of the family of injac



also known as the entity Marko Injac

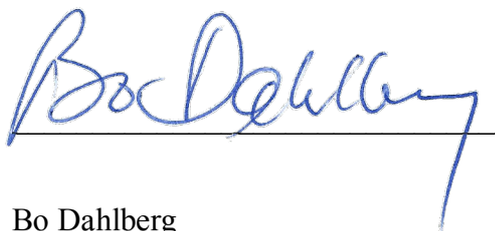
Malmö, 2013-07-01



Right Thumb Print

WITNESS

We, the undersigned witnesses, attest that we individually and collectively know the *marko of injac*, man, also known as an entity Marko Injac to be alive and breathing and that he is not lost beyond the sea, but walks among us upon the land, and that we did witness him affix his autograph to the above AFFIDAVIT OF LIFE and also to place his right thumb print upon this document.



Bo Dahlberg
Vårbogatan 29
212 32 Malmö

VITTNEN

Vi, undertecknade vittnen intygar att vi individuellt och kollektivt känner *marko av injac*, man, också känd som en enhet Marko Injac att vara levande och andas och att han inte är försvunnen bortom havet, men går bland oss på jorden, och att vi var vittne honom anbringa hans autograf till ovanstående Sanningsförsäkran om livet och även att placera sin högra tumme print på detta dokument.



Boris Matković
Gullregnsvägen 18
245 44 Staffanstorp

Exhibit A: Corpus Juris Secundum

Section 16, Page 892:

FACT OF DEATH: Death of the person on whose estate administration is sought is a jurisdiction requisite; and while the presumption of death arising from absence may present a prima facie case sufficient to warrant a grant of administration, yet if it subsequently develops that such person was in fact alive, the administration is **void**.

While it is true that the presumption of death arising from a person's absence, unheard from, for a considerable length of time, see "Death Section 6", may present a prima facie case sufficient to warrant a grant of administration on his estate, the arising of such presumption does not take the case out of the operation of the general rule on the subject, and if it is made to appear that the person was in fact alive at the time such administration was granted, the administration is absolutely void. Although, that payment to an administrator of an absentee who is not in fact dead is no defense against the absentee or his legal representative, nor are costs and disbursement incurred by such administrator a legal charge against the absentee or his property; but where the administrator has paid debts of the absentee, he is subrogated to the rights of the creditors whom he has paid. It has been considered, however, that the invalidity of the administration does not relate back, but that it is invalid only the time when the presumption of death is rebutted.

Exhibit B: Cestui Que Vie Act 1666

<http://www.legislation.gov.uk/aep/Cha2/18-19/11>

1666 CHAPTER 11

An Act for Redresse of Inconveniencies by want of Proofof the Deceases of Persons beyond the Seas or absenting themselves, upon whose Lives Estates doe depend.

Annotations:

Editorial Information

X1 Abbreviations or contractions in the original form of this Act have been expanded into modern lettering in the text set out above and below.

Modifications etc. (not altering text)

C1 Short title "The Cestui que Vie Act 1666" given by [Statute Law Revision Act 1948 \(c. 62\)](#), **Sch. 2**

C2 Preamble omitted in part under authority of [Statute Law Revision Act 1948 \(c. 62\)](#), **Sch. 1**

C3 Certain words of enactment repealed by [Statute Law Revision Act 1888 \(c. 3\)](#) and remainder omitted under authority of [Statute Law Revision Act 1948 \(c. 62\)](#), **s. 3**

I] Cestui que vie remaining beyond Sea for Seven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Cestui que vie were dead.

If such person or persons for whose life or lives such Estates have beene or shall be granted as aforesaid shall remaine beyond the Seas or elsewhere absent themselves in this Realme by the space of seaven yeares together and noe sufficient and evident proofof be made of the lives of such person or persons respectively in any Action commenced for recovery of such Tenements by the Lessors or

Reversioners in every such case the person or persons upon whose life or lives such Estate depended shall be accounted as naturally dead, And in every Action brought for the recovery of the said Tenements by the Lessors or Reversioners their Heires or Assignes, the Judges before whom such Action shall be brought shall direct the Jury to give their Verdict as if the person soe remaining beyond the Seas or otherwise absenting himselfe were dead.

II] F1

Annotations:

Amendments (Textual)

F1 S. II repealed by [Statute Law Revision Act 1948 \(c. 62\), Sch. 1](#)

III] F2

Annotations:

Amendments (Textual)

F2 S. III repealed by [Statute Law Revision Act 1863 \(c. 125\)](#)

IV] If the supposed dead Man prove to be alive, then the Title is revested. Action for mean Profits with Interest.

^{x2}Provided alwayes That if any person or [^{x3}person or] persons shall be evicted out of any Lands or Tenements by vertue of this Act, and afterwards if such person or persons upon whose life or lives such Estate or Estates depend shall returne againe from beyond the Seas, or shall on prooffe in any Action to be brought for recovery of the same [to] be made appeare to be liveing; or to have beene liveing at the time of the Eviction That then and from thenceforth the Tennant or Lessee who was outed of the same his or their Executors Administrators or Assignes shall or may reenter repossesse have hold and enjoy the said Lands or Tenements in his or their former Estate for and dureing the Life or Lives or soe long terme as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveing, and alsoe shall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tennants in possession or other persons respectively which since the time of the said Eviction received the Proffitts of the said Lands or Tenements recover for damages the full Proffitts of the said Lands or Tenements respectively with lawfull Interest for and from the time that he or they were outed of the said Lands or Tenements, and kepte or held out of the same by the said Lessors Reversioners Tennants or other persons who after the said Eviction received the Proffitts of the said Lands or Tenements or any of them respectively as well in the case when the said person or persons upon whose Life or Lives such Estate or Estates did depend are or shall be dead at the time of bringing of the said Action or Actions as if the said person or persons where then liveing.]

Annotations:

Editorial Information

X2 annexed to the Original Act in a separate Schedule

X3 Variant reading of the text noted in The Statutes of the Realm as follows: O. omits [O. refers to a collection in the library of Trinity

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Malmö, 2013-06-30

Moral and conscious tort - Plågan på samvete och moral

Dear Sir/Madam

The following is a list of *prima facie evidence* of Crimes against Humanity that the corporation of The Kingdom of Sweden has not ever known to us voiced any protest or resistance to, and so became an accomplice to the crimes. This makes us implicitly responsible for our "Alliance with the unrighteous king/your compact" forcing us to this remedy.

1. First person admission of corruption of Swedish legislators made for approving the Psycho-Pharmaceuticals to enter the market of The Kingdom of Sweden
[Dr John Rengen Virapen Big Pharma Whistleblower Speaks Out at the AZK in Germany](#)
- 1/4 <http://youtu.be/WvoWxZfXBvA> - 3/4 <http://youtu.be/-gYdnxheapk>
- 2/4 <http://youtu.be/sh9zW5K5g1I> - 4/4 <http://youtu.be/TQ9QHvFXe6E>
2. Similar admissions for US market, making it obviously certain for all global markets
[The Mission - Gwen Olsen - the Rx Reformer](#) - <http://youtu.be/j4bYng7X7Kk>
[Former BIG PHARMA Insider / Whistleblower ~ Gwen Olsen ~ & Mike Adams](#)
- <http://youtu.be/zWNLH6hUL2o>
[Confessions of a RX drug rep, what we all must know](#) - <http://youtu.be/MtMmcHEE5bo>
[Videos | Gwen Olsen - the Rx Reformer](#) - <http://goo.gl/lnmvT>
3. De facto slavery of all parties in global commerce on all levels (from countries to individuals), to global organized crime syndicate of private bankers. Pleadings of many university professors never shown on the banker owned and State controlled TV Channels.
[SR 75 Jekyll Island Preview](#) - <http://youtu.be/iozNDCYMjSY>
[The Secret of Oz \(by Mr Bill Still\)](#) - <http://youtu.be/7qIhDdST27g>
4. Bio warfare or population reduction
[PROOF! PUBLIC LAW 105-85, bio warfare or population reduction funded by the Dept. of Defense](#)
- <http://youtu.be/ksLNJQpDO7Y> - <http://www.dod.gov/dodgc/olc/docs/1998NDAA.pdf>
[CHEMTRAIL HEALTH EFFECTS ON HUMANS AND ENVIRONMENT](#)
- <http://youtu.be/yOdIAAuY9ug>
["Why in the World are They Spraying?" Documentary](#)
- <http://youtu.be/mEfJO0-cTis>
[AIDS was developed in US](#) at a military base for a biological weapon.
DEPARTMENT OF DEFENSE APPROPRIATIONS FOR 1970 - (From the United States Senate Library) - H.B. 15090, Part 5

- <http://goo.gl/9JA7R>
 - <http://youtu.be/SaNHTgeYth4?t=41m26s>
 - <http://www.apfn.org/apfn/aids.pdf>
 - <http://www.apfn.org/apfn/aids2.pdf>
5. The Codex Alimentarius, a threat to the freedom of people to choose *their own food*, natural healing and alternative medicine and nutrition.
[Nutricide - Criminalizing Natural Health, Vitamins, and Herbs](#)
- http://youtu.be/_z6lZ8q3Z_o
6. Effective medications made illegal, suppressed, hidden,... to promote pharmaceutical profits and planned depopulation. Just the most obvious examples, list all but complete:
[Red Cross World Sensation! Malaria finally defeated](#)
- <http://youtu.be/5jY2yab0uLc>
[Andreas Kalcker MMS conference "Forbidden Health"](#)
- <http://youtu.be/aWTVPaMtwT4>
[The Gerson Miracle \(2004\)](#)
- <http://youtu.be/y6l84pQ1Pxx>
7. Tax on CO₂ to lower the global warming while the global temperature is obviously falling for more than 15 years. The stupidest scam ever. We are personally directly financing UN to execute many of the above crimes from the electricity we use to cook our daily food.
[Lord Christopher Monckton ends the Global Warming Debate and proves it's a Hoax](#)
- <http://youtu.be/7jzBWmpzifc>
8. Government controlled Media, and “Education” System doing its best to silence any real news sources, taking the responsibility for creation of social environment supporting all the above crimes. Examples stated in the link
- <http://db.tt/q54cqRMy> ,

... and many many more.

We have no intent to interfere with the internal political issues of your compact and your business and as a matter of fact never had publicly interfered.

You are welcome to rebut any of the above in point and detail and prove by your action in real time that all unrebutted above is being corrected and acted upon in 21 days. After this period, to avoid our implicit responsibility for our “Alliance with the unrighteous king/your compact”, we obviously have no other option than to leave your compact in peace and form a new one – our own compact.

With respect, receive our best regards

marko of injac



ika tereza of injac



tim jonatan of injac

